## UNITED STATES DISTRICT COURT

			MASSACHUSETTS
	United States of America	ORD	ER SETTING CONDITIONS OF RELEASE
San	Hiago Floroyo Defendant	_ Case Number:	CR: 04-10336 - NM6-11
T IS ORDE	ERED that the release of the defendant is so	ubject to the following condi-	** tions:
(1)	The defendant shall not commit any offe Including, but not limited to, 18 U.S. C.		ate or local law while on release in this case. ed to this Order.
(2)	The defendant shall immediately advise in address and telephone number.	the court defense counsel and	I the U.S. attorney, in writing, before any change
(3)	The defendant shall appear at all proceed	lings as required and shall su	rrender for service of any sentence imposed as
	directed. The defendant shall appear at (	if blank, to be notified)	
		on	Place
			Date and Time
		onal Recognizance or Un	secured Bond
	HER ORDEF ED that the defendant be rel	-	
(4)	The defendant promises to appear at all p	proceedings as required and t	o surrender for service of any sentence imposed.
) (5)	The defendant executes an unsecured	_	1.11 (4)
	in the event of a failure to appear as requ	ired or to surrender as direct	ed for service of any sentence imposed.
	# * Please see "ora this order	dec" deted b	130/05 attached to
	DISTRIBUTION: COURT DEFENDAN	T PRETRIAL SERVICES	U.S. ATTORNEY U.S. MARSHAL

<b>©</b> AO 199B	(Rev. 5/99)	Additional Condition	ns of Release	— Daauma	-4-4-E0 I		Page	2of	7
	<del>- Cas</del> c	<del>/ 1.04 or 10</del>	Additi	onal Condition	ns of Release	TICG 00/00	12000	<del>- age</del>	<del>2 01 7</del>
Upon fine communi		by one of the above	e memods will not	by itself reasonab	ly assure the appe	earance of the sefe	endant and the	safety of o	other persons and the
		he release of the def	endant is subject t	o the conditions m	arked below:				
		ac:d in the custody							
		o ganization)							
(Ac	idress)	ndont in accordance	with all the condit	inner of colonge (b)	\			J-6 1	at all scheduled court
oceedings, and (c	to notify the co	ou t immediately in	the event the defe	ndant violates any	conditions of rele	ase or disappears.	earance of the	derendant	it all scheduled court
				Signed:					
					Custodi	ian or Proxy			Date
	e defendant shall	l:							
( ) (a)	report to the								
			, by						
	9 25,00	d or an agreement to ادع، ٥٥ (Un	secure al						
( ) (c)	post with the c	court the following i	ndicia of ownersh	ip of the above-des	scribed property, o	or the following ar	mount or perc	entage of th	e above-described
( ) (d)	execute a bail	bond with solvent s	ureties in the amo	unt of \$					
, , , ,		tively seek employr							
		mmence an education	on program.						
	surrender any jobtain no pass					-			
		sport. ollowing restrictions	on personal assoc	riation, place of ab	ode, or travel:				
	Trav	el restric	-ted to	MA, don	of leave y	MA witho	w Com	it per	nission
( <b>V</b> (i)	avoid all conta	ac , directly or indire	ectly, excepting yo	our counsel, with a	ny persons who as	re or who may bec	ome a victim	or potential	witness in the
	prosecution, i	neluding but not lin	nited to:	intimidati	on of pot	entla) in	formar	15 U	litres ses
	orper	form an	y act w	hichobstr	richs th	e judicia)	PROCLA	3	
( ) (k)	undergo medio	cal or psychiatric tre	atment and/or rem	nain in an institutio	on as follows:				
( ) (l)	return to custo	dy each (week) day	as of	o'clock afte	er being released e	ach (week) day as	of	o'cle	ock for employment,
, , , , ,		the following limited			<i>b</i>	,,			, , , , , , , , , , , , , , , , , , , ,
( ) (		lence at a halfway he				naami bii tha		c:	vision - 65
		os sessing a firearm,				ssary by the pretri and there shall b			
		( ) any ( )			to weapons (	,			
( L) (D)	refrain from us practitioner.	e or unlawful posses	ssion of a narcotic	irug or other contro	olled substances de	efined in 21 U.S.C	. § 802, unless	prescribed	by a licensed medical
( ) (q)	•	mathod of testing red	mired by the pretri	al services office o	r the supervising o	officer for determin	ing whether t	ne defendan	t is using a prohibited
	substance. Su		used with random	frequency and inc					cohol testing system,
( ) (r)	participate in a	1 program of inpatie	nt or outpatient sub	stance abuse thera	py and counseling	; if deemed advisal	ble by the pret	rial services	office or supervising
( ) (s)	refrain from ob	ostructing or attempt hich is (are) required			on, with the efficie	ncy and accuracy o	of any prohibi	ed substanc	e testing or electronic
( ) (t)	participate in o	one of the following	home confinemen	nt program compo					( ) will or
						shall pay all or pa	art of the cost	of the progr	ram based upon your
		rr iined by the pretri urfew. You are res				to	, or (	) as din	ected by the pretrial
	. , , , ,	r rices office or sup	•		, , , , , , , , , , , , , , , , , , , ,		— · · · ·	) as unc	eted by the prediat
	( ) (ii) H	ome Detention. Yo	ou are restricted to	your residence at					s; medical, substance
	se	rvices office or supe	ervising officer; or						pproved by the pretrial
		ome Incarceration ppearances pre-appro					eds or treatm	ent, religiou	as services, and court
( ) (u)		24 hours, to the pre cuestioning, or traff		e or supervising of	fficer any contact	with any law enfor	rcement perso	nnel, includ	ling, but not limited

( ) (x)

DISTIBUTION: COURT

DEFENDANT

## **Advice of Penalties and Sanctions**

TO THE DEFENDANT:

#### YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of an of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$2.50,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemear or, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

### Acknowledgment of Defendant

I acknowledge that I am the defendant in this case and that of release, to appear as directed, and to surrender for service of an above.	ny sentence imposed. I am aware of the pe	enalties and sanctions set forth
	Signature of	Defendant //
	Addr	ess
	City and State	Telephone
Directions to U	Inited States Marshal	
The defendant is ORDERED released after processing.	when Coolidge House	is ready to
The United States marshal is ORDERED to keep the def	endant in custody until notified by the cle	rk or judge that the defendant
has posted bond and/or complied with all other conditioning judge at the time and place specified, if still in custody.		
Judge at the finite and place specified, it still in custody.	ONITED SIATES	MAGISTRATE JUDGE
Date:	<b></b>	District Court
100		Way Suite 7420
1/11/20		Way, Suite 7420 achusetts 02210
/// -	Name and Title of	

PRETRIAL SERVICE

U.S. ATTORNEY

# United States District Court District of Massachusetts

UNITED STATES OF AMERICA,

V.

CRIMINAL NO. 2004-10336-NMG-11

SANTIAGO ARROYO.

# **ORDER**

COLLINGS, U.S.M.J.

It is ORDERED that the defendant be released, conditioned on the proviso that he is accepted at the Coolidge House, on the Conditions of Release set in open Court this date which include, *inter alia*, the following:

- 1. That the defendant shall sign an unsecured appearance bond in the amount of \$25,000.
- 2. That the defendant shall be confined at all times to the Coolidge House except when he is permitted to leave for the purposes of employment, Court appearances, and attorney visits by authorities at Coolidge House.

3. The defendant obey all rules and regulations of the Coolidge House.

IT IS SO ORDERED.

/s/ Robert B. Collings

ROBERT B. COLLINGS United States Magistrate Judge

June 30, 2005.

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Whose eccurivity or by threats or longs, or by any threatening letter or communication, endeavors to stuence, intimidate, or impede any grand or petit juror, or officer in the any court of the United States, or officer who may be serving at any eramination or other proceeding before any United States commissioner or other committing magistrate, in the discharge of his duty, or injures any such grand or petit juror in his person or property on account of any verdict or indictment assented to by him, or an account of his being or having been such juror, or injures any such officer, commissioner, or other committing magistrate in his person or property on account of the performance of his official duties, or corruptly or by threats or force, or by any threatening letter or communication, influences, obstructs, or impedes, or endeavors to influence, obstruct, or impede, the due administration of justice, shall be fined not more than \$5,000 or imprisoned not more than five years, or both.

As amended O:t. 12, 1982, Pub.L. 97-291, § 4(c), 96 Stat, 1253.

#### § 1512. Tempering with a witness, victim, or an informant

- (a) Whose ir knowingly uses intimidation or physical force, or threatens another person, or attempts to do so, or engages in misleading conduct toward arother person, with intent to—
  - (1) incluence the testimony of any person in an official proceeding;
    - (2) cause or induce any person to-
      - (A) withhold testimony, or withhold a record, document, or other object; from an official proceeding;
      - (F) alter, destroy, mutilate, or conceal an object with intent to impair the object's integrity or availability for use in an official proceeding;
      - (C) evade legal process summoning that person to appear as a wilness, or to produce a record, document, or other object, in an official proceeding; or
      - (I) be absent from an official proceeding to which such person has been summoned by legal process; or
  - (3) hinder, delay, or prevent the communication to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation, parole, or release pending judicial proceedings;

shall be fined not more than \$250,000 or imprisoned not more than ten years, or both.

- (b) Whoever intentionally harasses another person and thereby hinders, delays, prevents, or dissuades any person from—
  - (1) attending or testifying in an official proceeding;
  - (2) reporting to a law enforcement officer or judge of the United States the commission or possible commission of a Federal offense or a violation of conditions of probation, parole, or release pending judicial proceedings:
  - (3) arresting or seeking the arrest of another person in connection with a Federal offense; or
  - (4) ctuding a criminal prosecution, or a parole or probation revocation proceeding, to be sought or instituted; or assisting in such prosecution or proceeding;

or attempts to do so, shall be fined not more than \$25,000 or imprisoned not more than one year, or both.

- (c) In a protecution for an offense under this section, it is an affirmative defense. as to which the defendant has the burden of proof by a preponderance of the evidence, that the conduct consisted solely of lawful conduct and that the defendant's sole intention was to encourage, induce, or cause the other person to testify truthfully.
  - (d) For the surposes of this section-
    - an official proceeding need not be pending or about to be instituted at the time of the offense; and
    - (2) the testimony, or the record, document, or other object need not be admissible in evidence or free of a claim of privilege.
- (e) in a prosecution for an offense under this section, no state of mind need be proved with respect to the circumstance—
  - (1) that the official proceeding before a judge, court, magistrate, grand jury, or government agency is before a judge or court of the United States, a United States magistrate, a bankruptcy judge, a Federal grand jury, or a Federal Government agency; or
  - (2) that the judge is a judge of the United States or that the law enforcement officer is an officer or employee of the Federal Government or a person authorized to act for or on behalf of the Federal Government or serving the Federal Government as an adviser or consultant.
- (f) There is extraterritorial Federal jurisdiction over an offense under this section.
  Added Pub.L. 37-291, § 4(a). Oct. 12, 1982, 96 Stat. 1249.

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§ 1518. Revailating against a witness, victim, or an informant

(a) Whoever knowingly engages in any conduct and thereby causes bodily injury to another person or damages the tangible property of another person, or threatens to do so, with intent to retaliate against any person for—

. (1) the attendance of a witness or party at an official proceeding, or any testimony given or any record, document, or other object produced by a witness in an official proceeding; or

(2) any information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation, parole, or release pending judicial proceedings given by a person to a law enforcement officer;

or attempts to do so, shall be fined not more than \$250,000 or imprisoned not more than ten years, or both.

(b) There is entraterritorial Federal jurisdiction over an offense under this section.

Added Pub.L. 97-391, § 4(a), Oct. 12, 1982, 96 Stat. 1250.

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